WHEELING, W. VA., WEDNESDAY, FEBRUARY 5, 1890.

SCHEME OF THE MANAGERS

For a Delay in the Vote Results in the Seating of Fleming as the Next Governor of West Virginia.

How Delegates Ford and Merrill Were Whipped into Line After Declaring For General Goff.

SENATOR CARR'S TACTICS

In Bringing About the Defeat of Goff... He is Received Back in the Democratic Faith Without Baptism.

General Goff and the Party Take the Matter Philosophically, and Will Buckle on their Armor For Another Campaign-How the News Was Received at

News Was Received at the Homes of Fleming and Goff.

Special Dispatch to the Intelligencer.
CHARLESTON, W. VA., Feb. 4.—It was done by 43 to 40. Allowing for pairs this is equivalent to declaring Judge Fleming Governor by 47 to 45. The result is accepted quietly. Democrats are not 'swearing mad,' Thoughtful Democrats realize that this day's work brings nearer the ond of Democratic supremacy in West Virginia. Not a few of them are ashamed of it. The reckless are jubilating at the bottle's mouth. Republicans realize that this day's work brings nearer the ond of Democratic supremacy in West Virginia. Not a few of them are ashamed of it. The reckless are jubilating at the bottle's mouth. Republicans realize that this day's work brings nearer the ond of Democratic supremacy in West Virginia. Not a few of them are ashamed of it. The reckless are jubilating at the bottle's mouth. Republicans realize that the consummation of this conspiracy scures to Judge Fleming the distinction of being the last of the Democratic Gov of being the last of the Democratic Governors of West Virginia and places the Mountain State squarely in the Republi-

It is the common opinion that if a vote could have been had last Saturday General Goff would have been declared duly elected. The Democratic managers charge to stave off a vote. Republican Ford, of Raleigh, and Delegate Merrill, of Wirt, had declared their intention to the contest proceedings Fleming's case had not been made out. These two delegate Democrats were of the same mind on Saturday night after Harr had been on the rack before the invastication can

Sunday there was no perceptible that each feared the other might weaken and neither wanted to be left standing alone. On Monday they did not yield. Monday night came and the Democratic managers had hopes of them. Then it happened that when the Investigating committee met in night session the last eternity. They worked last night and they worked this morning. By the time they worked this morning. By the time the Investigating Committee met there was no longer reason for delay. As soon as I learned that the committee was preparing a report I telegraphed to the Investigating a report I telegraphed to the Invest

The contract of the shadow of the contract of

HE "DEATH WATCH" ON MERRILL AND

Merrill and Fordimust be glad that the

urmoil is over. Every day of the ses-tion has been a day of misery to them. If they had been under the sentence of Joint Assembly convened at 10:15 toeath closer guard could not have been day. Senator Price, Chairman of the placed over them. It was a veritable leath watch. Everybody who was thought to have influence with either of

arranged. Ford and Merrill were told in plain terms that Carr was going to vote for Fleming: that would kill one of them; did the other one want to be left alone in support of Goff? "Divide and couquer" was the motto. There could be no doubt of Carr's intention for he declared it himself and this was a very different matter from dickering with the Republican side.

MERRILL'S STRANGE SICKNESS.

Soon after dinner he joined the boys in a social glass and in a incredibly hort time began to vomit and was put to bed unconcious. It is stated on good It is stated on good authority that he did not drink to exceed the priberry region of the primery regions of the primery region of the primery regions of the pr

atest proceedings Fieming's case of the same mind on the process which is aid. By this time there was alarm lay night after Harr had been on the before the investigating compand broke himself in half.

STILL WANTING DELAT.

SILL WANTING DELAT.

SILL WANTING DELAT.

Charleston, took charge. Next day of things of the process of the same and not liking the looks of things would have nothing to do with the case.

Dr. Ewing, a Democratic physician, of Charleston, took charge. Next day of the thirty-first of January, 1890, concerning the determination and decision and decision

Other means were resorted to in his case. While every other effort was being made and when it was feared that every other effort would fail a telegram purporting to be signed by his mother was turned on him. Possibly his mother was turned on him. every other effort would fail a telegram purporting to be signed by nis mother was turned on him. Possibly his mother was turned on him. Possibly his mother sent it. Possibly she did not. The telegram urged him to stand with his party and vote for Fleming to discuss his mother, and reminded

decided that nothing else was in order. The vote proceeding the motion was adopted.

THE PENDING QUESTON.
The pending question was Senator Maxwell's resolution declaring General Golf duly elected Governor:

Golf duly elected Governor:

The pending question was Senator has not been held up in vain to recalcitant legislators. The only trouble is that St. Clair cannot pull the strings now and that the Republicans propose to

has he been defeated. It is the people to serve his country as Adjutant Genwho have been juggled out of their eral, and his chance is thought to be fair. FLEMING IS SEATED.

Bribery Charges Not Sustained sembly Dissolved. Special Dispatch to the Intelligencer.

CHARLESTON, W. VA., Feb. 4.-The

thought to have influence with either of them was hurried here to try his hand. The suspected delegates were entreated when they were thought to be weak; bulldozed when it was thought they were about to break to Goff, and afterwards implored and threatened by turns. The Democratic managers never doubted that Carry was with them, but it was part of their scheme to hold him in reserve.

Ex-Senator Camden had been here and gone. Last Thursday night he came again and was the center of an important conference. By this time Carry's affiliations were almost entirely with the Democrats. Soon after Camden's arrival he and Carr and a few more of them "got together" and the final dash was arranged. Ford and Merrill were told in plain terms that Carr was going to vote feel proper the world with the committee in support of the vote for either the contest- and our conclusion from the testimony arranged. Ford and Merrill were told in plain terms that Carr was going to vote feel the charges.

In plain terms that Carr was going to vote for Fleming; that would kill one of them of them in them; did the other one want to be left alone in support of Goff? "Divide and conquer" was the motto. There could be no doubt of Carr's intention for he declared it himself and this was a very different matter from dickering with the Republican side.

CARR'S APOSTACY.

Carr had come back to the Democratic fold. The fatted yeal had been butchered in his honor and his next carb year. We were not at all satisfied with the explanation given by Mr. Stollings of the circumstances involved in these charges, at the same involved in these charges, at the same involved in these charges, at the same to corrupt or improperly influence the vote of any other member of the Joint Session to vote for contestant or con-

[Signed.] GEO. E. PRICE, Chairman. R. P. CHEW, D. W. SHAW.

THE MINORITY REPORT. The minority of the committee pre-

sented the following: We, the undersigned members of the committee, agree to the foregoing re-port except the statement therein con-tained "that the evidence was sufficient that improper proposals were made by A.-R. Stollings to influence the vote of Delegate Harr." In this statement we do not agree with the other members of

Delegate Moore said the committee was glad to inform the Joint Assembly that there was no evidence before the committee to implicate the contestant or

nent.
Delegate Ford, of Raleigh-My name has been used in connection with this investigation. I would like to ask the reading of the paper I now hand in, and to have it go on the journal.

CHARLESTON, W. VA., Feb. 3, 1890.

report and discharge the Investigating tion was known. The only comment is Committee was in progress and the Chair on the effect of St. Clair's deal with the discided that nothing else was in order.

The vote proceeding the motion was Committee the Elections

son, explained his vote, and Senator Price (Dem.), of Mineral, fell foul of his explanation. Delegate Hanen (Rep.), of Marshall, explained his. Delegate Jackson (Dem.), of Gilmer, paired with Delegate Gluck (Rep.), of Gilmer, desired it to go on record that if at liberty to vote he would vote aye. Delegate McClung (Dem.), of Greenbrier, made a similar explanation. Delegate Peck (Dem.), of Nicholas, in explaining his vote, said he was a married man, of small family and voted the Democratic ticket in Summerville district, Nicholas, county. If lawyers and priests were emburrassed in this matter what was to be said of red-necked farmers like him-salf of the control of the cont

auses Little Excilement - Democrats De

e said of red-necked farmers like him-elf. [Laughter.] Under the circum-

tances he would vote to seat Judge

ends as follows:

ial Dispaich to the Intellig

CHARLESTON, Feb. 4 .- Now that the

ontest is over members show a strong

isposition to break for home. It is evident that no legislation of moment can

against bungling jobs. There are, how-

ever, enough members interested in one sort of legislation or another to make it

uncertain whether an adjournment can be brought about by Thursday, as is now

be brought about by Inursuay, as is now being attempted.

The present intention is to offer to-morrow a resolution fixing Monday or Tuesday next for adjournment. Those who favor legislation argue that it will be impossible to cart the appropriation

who layor legislation argue that it will be impossible to get the appropriation bill through before. A bill to pay the cost of the session can be prepared in three or four hours, and if it be understood that there will be no other it will go through fast enough. The day of adjournment is likely to be settled tomorrow.

Mr. Hubbard took thefirst train for

Wheeling after the contest was ended. Gen. Goff takes the 1:40t rain to-night for home via Washington.

AT GEN. GOFF'S HOME.

announced here this afternoon that

The indignation is not alone with Re

on the effect of St. Clair's deal with the

pecial Dispatch to the Intelligencer

e Indignation of the Democrats as well

The news from Charleston announce ing that the long Gubernatorial contest was at an end and that Judge Fleming had come into that to which he was Chairman Kee's resolution, which never chosen by the people, caused very "WHEREAS, it appears from the evidence and the reports of the Contest Committee that A. B. Fleming received a plurality of the legal votes cast for the office of Governor of West Virginia at the election held in this State on the sixth day of November, 1888, therefore, "Resolved, That the said A. B. Fleming be and is hereby declared to have been duly elected to the office of Governor at the said election for the term beginning the said there the desperate and unprincipled the the des little, if any, stir or excitement here.

The Republicans received the news with a sentimental sorrow, occasioned by friendship for the gallant General Goff and the flagrant outraging of the right, but viewing the situation from a political standpoint they rejoiced over the suicide of the Democracy. A point much commented on was that the Assembly failed to vote on either the majority or minority reports. That majority report was too much for even that Democratic majority to take. Democratic majority to take.

ROBBERY AT GRAFION.

GRAPTON, W. VA., Feb. 4.-Burglars fifteen suits of clother, two broad brim fur hats, underclothing, ball a dozen

Fleming had been declared elected. publicans, Many Democrats think it publicans. Many Democrats think it der of Jerome Grawford, and ans .riai, wrong and the result of a scheme which might just as well have been settled at the regular session.

Every one, who knows Gen. Goff here at his home, cannot believe that he could be a party to anything unfair in could be a party to anything unfair in could be a party to anything unfair in femce. The result was a clear vindication.

Every one, who knows Gen, Goff here at his home, cannot believe that he could be a party to anything unfair in either public or private life. He can well say that his virtue in politics as to all his relations in life are above suspicion. Should the question be asked as it has been of a laborer on the street, "Do you believe Gon Goff is a bacer." CONTEMPT OF COURT. andfather Burris Refuses to Give Up Little Eva Miller.

LINCOLN, NEB., Feb. 4.-Mr. Burris the grandfather of little Eva Miller, was fore the Federal Court in this city yes An answer, which in substance was

parded such offer of a position as a bribe to indecement to so vote, but as an expression of friendship upon your part to be manifested independent of my pation in that matter. Respectfully, action in Bribery Charges.

Senator McAllister—I would like to know whether the Joint Assembly could have the benefit of the testimony. Before voting I would like to see the testimony. It could be made apecial order for 10 clock to-morrow.

The vote on the motion to receive the report and discharge the Investigating to include the second of jurisdiction. The Judge delivered a vigirous address and ordered that the function occasions no surprises the in any quarter. Carr's course has been regarded as certain ever since his been reg

TWO TIE VOTES.

vestigation.

Carston, I.a., Feb. 4.—There was a big sensation in the City Council last night.

Alderman Wilson introduced a resolution for the appointment of a special council teat in invasticate Many Paties.

Gen. Tracy Recovers Strength and Moved to White House.

HE VIEWS THE CASKETS

of His Beloved Dead, and Bears U. as Well as Could be Expected. The Funeral Will Take

Place This Morning.

Mrs. Tracy and Miss Tracy, in the East ass, rector of St. John's Church, will be temporarily deposited in the receiv

as follows: Secretary Windom, Secretary Proctor, Attorney General Miller, Postmaster General Wanamaker, Secretary Noble, Secretary Rusk, Admiral Porter and Rear Admiral Rogers. Secretary Tracy has displayed wonder-

Secretary Tracy has displayed wonderful recuperative powers, and this morning, about 11 o'clock, he surprised his physicians by getting out of bed and dressing himself. He showed such strength that he was allowed to descend to the library and to remain there during a portion of the day. He was not able, of course, to do anything without assistance, but showed more strength than he was supposed to possess. During the morning he was visited by the sasistance, but showed more strength than he was supposed to possess. During the morning he was visited by the President and Secretary Noble. The former remained with him from 11 to 1 p. m. General Catlin and Mrs. Stransham were also with the Secretary for some time during the forenoon, and it was after a conference between those named that the faneral arrangements were determined upon.

The Secretary was removed to the White House this evening.

The physicians attending Mrs. and Miss Wilmerding, said this morning that their patients passed quite a fair night in the rough Chae of the keet is reconstructed.

The doctors succeeded in quieting her nerves and she then fell into a quiet slumber. She is necessarily much exhausted and suffers more from nervous shock than from her arm, but the doctors

shock than from nerarm, but the doctors and buttons, and two dozen cuit buttons, making a loss of \$200. An entrance was effected through a sidedoor and the basement, after an unsuccessful attempt to get in the front door. The burglars were evidently frightened away as they left considerable plunder they had packed up to carry off. No clew was lefs behind.

A Clear Vindication.

Special Dispatch to the Intelligence:

GLENVILLE, W. V.A., Feb. 4—John S. Brannon, who was indicted for the murtiple of Jerome Crawford, had his riial, which was ended to-day. The prosecution and the day of the grant of th there was no concealing the keenness and depth of his grief.

This evening Sir Julian Pauncefote eccived the following message which was immediately sent to Secretary

To British Minister, Washington: "To British Miniter, Washington:
"The Queen deeply deplores the calamity to Mr. Tracy's family; enquires after him and survivors. Possonn."

To the foregoing Secretary Tracy replied as follows: Mr. Tracy begs the British Minister to convey to Her Majesty his sincere thanks for her gacious message of sympathy; and in reply to her kind inquiry to say that his surviving daughter and grand-child are out of danger.

public affairs drew him away from the quiet life for the more stirring one of the metropolis. Here he was married and practiced law. At one time Mr.

that St. Clair cannot pull the strings now lation for the appointment of a special man occasion would never be complete without its first Colonel, and although committee to investigate Mayor Patterson and that the Republicans propose to fulfill their part of the bargain with increasing alacrity.

Within two weeks West Virginia will mourn another martyr, and the end is not there.

Jackson departed for New York this morning.

AT "GOVERNOR" FLEMING'S HOME.

How the News Was Received at Fairmont, belegate Harr's Sensation—Onley for Secretary of State.

The special Diparts to the Intelligencer.

FAIRMONT, W. Va., Jan. 4.—When the news of the action of the Legislative Court (God save the mark!) reached to court (God save the mark!) reached to control the council held a protracted of Mass. Alice Coppinger, wife of the control of Mass. Alice Coppinger, wife of the spointment of a special without its first Colonel, and although committee to investigate Mayor Patterson contingencies to committee to investigate Mayor Patterson value of the old "boys" just Altone Value of the Mayor Patterson value of the Mayor Patterson value of the Mayor Patterson value of the mark of the mean should be an an occas

were also on hand. At the conclusion of the ceremony of blessing the body, the Cardinal announced that agreeably to the expressed wishes of the family of the deceased no remarks would be made. The bearers then again took up their burden and followed by the stricken and weeping family passed from the church.

mething About His Personal History-Self-Made Man.

WASHINGTON, Feb. 4.-Speaker Reed

, in the best acceptation of the term, a

self-made man, and, what is even me proud of the job. Few people are aware of the difficulties under which he has labored in attaining to his present exalted position. Some forty years ago "Tom" Reed was the "shocking example" (arnished by all loving mothers to erring children in the city of Portland, He was a street gamin of the most thoroughly typical kind, a "holy terror" from whose company good children. look out for himself. He worked his own way through high schools and col-lege, paid his own bills, and asked no favors of anybody. In the same man-ner he studied law, finally gaining ad-mission to the bar at the age of 25, Since that time he has been the sole support of his 'relatives. His father died less than two years ago a hopeless inebriate; his mother is still living, in-sane; a sister, a helpless cripple, is the recipient of his constant care and gener-When this term of court opened there were seventeen prisoners in the Belmont county jail charged with felonies, and they will all have a hearing before this Grand Jury. The term promises to be alively one for the Prosecuting Attorney, as a number of additional liquor cases are looked for. There are over two hundred cases docketed for trial at this term. The new Clerk of the Courts, Mr. H. M. Davies, Republican, will enter upon the discharge of the duties of his office next Monday.

"I don't understand the point of that,"
said Number 1. "There is no Philip in
Reed's name, and everybody knows he
don't drink a drop."
"Why," replied Number 2, "that's a
quotation; don't you see?"
"Oh, it is," said Number 1. "Where is
it from?"

t from?"
"Why, from the Bible, of course
"Why, from the Bible, of course Don't you remember?"
"Certainly," acknowledged the crest fallen Number 1. membered that." "I ought to have re

KEEPING IT UP.

ore Fillibustering in the House, But the witness had denied that he had any con-nection with a ballot-box contract.

In this speech Governor Foraker charged that Governor Campbell could not make an out-and-out denial of his connection with the ballot-box seandal. The witness said that he quoted this, as he had quoted an editorial from the Commercial Gazette yesterday, to show how any denial he might make would be treated. The witness had learned WASHINGTON, Feb. 4.-Although the election case that has occupied the attenand disposed on the disposed of the public business at every stage, in season and out of season and ou

art had been omitted, and demanded the reading of the omitted portion. The Speaker paid no attention to Mr. Springer, but recognized Mr. McKinley, who moved the approval of the journal and demanded the previous question, which was ordered, resulting 165 to none—a garding the calamity at Washington had a more than ordinary interest tor Oswego, for in this town Secretary Tracy and all his family were born.

Here they made their home until public affairs drew him away from the quiet life for the more stirring one of the metropolis. Here he was married and practiced law. At one time Mr. At one time Mr. go, for in this town Secretary Tracy and before the house varie der the rules to the Committee on

Ways and Means.

Mr. Bland, of Missouri, moved that
the bill be referred to the Committee on After a running fire of filibustering motions the bill was referred to the Committee on the Greed Suggested.

Agree a running fire of filibustering motions the bill was referred to the Committee on Ways and Means, and the House adjourned.

New York, Feb. 4.—The New York a brief discussion adopted without the paper the recommendation.

Pensions, Postoffices and Patents.

AGAINST LANDLORDS

VOLUME XXXVIII--NUMBER 141.

The Grand Jury of the Common Please

made a partial report yesterday morning after which court was adjourned unti

Tuesday of next week, on account of the illness of Hon. J. B. Driggs, judge of the court, who is suffering from a severe attack of the grains.

Among the true bills entered by the Grand Jury were the following: Edward Miles and Mary Ott, grand

OHIO BALLOT BOX SCANDAL.

WASHINGTON, Feb. 4.-Governor

Campbell, of Ohio, continued his testi-

mony before the ballot-box investiga-

He quoted from a speech delivered by

overnor Foraker at Marietta, after the

n Overture to the General Assembly on

witness had denied that he had any con

tion committee to-day,

Irish Tenants Combine to Fight

Court of Belmont county, which re-ceived its charge on the opening of this Emergency Agents. EXTENT OF THE CONSPIRACY

The Press Comments on Parnell's Success in His Suit Against th London Times-The Anglo-

Portugueso Difficulty.

Duntin, Feb. 4 .- The Express pubree. Dan Adams, cutting with intent to kill ishes a number of documents showing the existence of a secret organization to Barry, President of the Landford's Syn-

George Cook, burglary and larceny.

James Long, assault with intent to Damit rape.
Hurl Porter, forgery.
Partner Lynn, rape.
In addition to these there were three dicate, and other landlords. The documents ask the Irish people to brand as traitors, and to boycott all persons dealing with omergency agents, udictments for assault and battery, six adictments for the unlawful sale of iquor, and one for keeping a gaming louse returned, besides some other bills,

whose addresses are given. nittee has been appointed in every parish to obstruct the sale of cattle that have been cared for by emergency men The following were returned as not rue bills: True bills: Fred Timberlake, assault and battery. John Coss, Luke Weatherstone and tadrow Taylor, burglary and lareny. Charles Gibson, seduction under promon farms, the tenants of which have on Iarius, the telescope been evicted.

The Irish Loyal and Patriotic Union has issued a pamphlet containing the Chicago Inter-Ocean's report of the Cro-

on Parnell's Victory Over the Londo

London, Feb. 4.-The Star (T. P. 'Connor's paper), in an article on the the Times, says that Mr. Parnell has Icgally reinstated his character in the face the Treasury bench. If he had failed to establish his case, he must have quitted the House of Commons. Having succeeded, he must be reinstated with appropriate honors.

ment leader in the House of Commons, is to propose a resolution acquitting Mr. Parnell of the charges made against him, and summoning Mr. Walter, proprietor of the Times, to the bar of the House for a grave breach of privilege.

The Freeman's Journal, of Dublin, calls the denoument in Parnell's action "The Times' Sedan," Nothing in history, it says, is more craven than the course of the Times.

The Pall Mall Gazette says that Mr. Parnell has won a complete victory, both nere. Mr. Sinsel has made many friends luring his stay here and the action of Collector White in making this change is much regretted by them. Mr. Sinsel is careful and attentive in the discharge of his duties.

The Patt Mall Gazette says that Mr. Parnell has won a complete victory, both morally and materially. He will carry a conqueror's prestige into the investigation of the charges against him which will be demanded from Parliament.

The St. James Gazette attributes Mr. Parnell's acceptance of a compromise to his desire to avoid cross-examination in the libel suit.

THE PORTUGUESE TROUBLE.

International Conference to Settle the Anglo-Portuguese Affairs, BERLIN, Feb. 4.-The Cologne Gazette blishes a dispatch from its correspond ent in Lisbon, stating that in conse

sension in the Cabinet in regard to the

views as to the proper course to be taken, are in perfect accord.

THEY, LOST MONEY ON THE CORN CROP. the Creed Suggested.

New York, Feb. 4.—The New York
Presbytery met this afternoon and after
Springfield, LLL, Feb. 4.—The statisthe on Ways and Means, and the House adjourned.

Sentange the recommendations contained by the sentence of the Secretary of the Sate bearing the sentence of the Secretary of the Sate band of Agriculture just issued, review, has all bore, Ritchie county, W. Va.:

Sentange the produced to the Confession of Path and Lanta, vice E. E. Wells, removed, has the produced to the continued to been appointed postmaster at Penns been appointed postmaster at Penns Pennson: Original since Miller and the original since and tendence and which followed chapters had been appointed postmaster at Pennson: Penson: Original since and the Confession of Path adopted on Monday, That portion of the Penson: Original since Miller and the control of Path adopted on Monday, That portion of Path adopted on Monday, That portio change the recommendations contained in the report of the Committee on Re-